

FILED
U.S. DISTRICT COURT
IN THE UNITED STATES DISTRICT COURT
DISTRICT OF MARYLAND
FOR THE DISTRICT OF MARYLAND

2000 AUG 28 P 2:51

KUO ZHEN LIU,
No. 31, 12th Road
Gong Yeh Chu-Da Li City
Taichung Hsien, Taiwan

CLERK'S OFFICE
AT BALTIMORE

Civil Action No.

WMN 00 CV 1336

BY _____ DEPUTY

Plaintiff,

v.

GREAT NECK SAW MANUFACTURERS, INC.
165 E. Second Street
Mineola, New York 11501

Defendant.

* * * * *

JOINT REQUEST TO EXTEND THE TIME FOR RESPONDING
TO THE SCHEDULING ORDER DEADLINE OF 25 AUGUST 2000
FOR EARLY SETTLEMENT/ADR CONFERENCE

Plaintiff, Kuo Zhen Liu, and Defendants, Great Neck Saw Manufacturers, Inc., by their respective undersigned attorneys hereby jointly request that the deadline of 25 August 2000 to respond to the Joint Request for Early Settlement/ADR Conference be extended through and including 8 September 2000.

Plaintiff is a foreign national and the undersigned Plaintiff's attorney requests the additional time for Requesting the Early Settlement/ADR Conference in order to obtain confirmation from Plaintiff and Plaintiff's Taiwan attorney with regard to this matter.

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" Approved " THIS 28th DAY
OF August, 2000

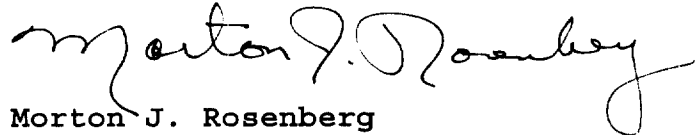
Calvin Blah
UNITED STATES DISTRICT JUDGE

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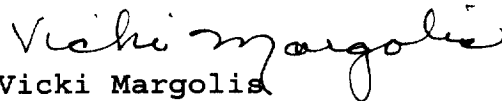
Defendants attorney has indicated that Defendant is open to Requesting the Early Settlement/ADR Conference.

It is respectfully requested that this Request for Extension of Time be granted for both Plaintiff and Defendant.

Respectfully submitted,



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